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	UNITED STATES 1	
12	DISTRICT (OF NEVADA
13	PHILLIP FORMAN, an individual,	Case
14	Plaintiff,	2:19-cv-5
1.5	,	
15	VS.	STIPULATION EXTENSION (
16	UNITED HEALTH PRODUCTS, INC., a	RE
17	Nevada domestic corporation; and DOUGLAS K. BEPLATE, an individual,	
1/	DOUGLAS K. BEI LATE, an individual,	
18	Defendant.	
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Case Number: 2:19-cv-519-GMN-VCF

STIPULATION AND ORDER FOR TENSION OF TIME (SECOND REQUEST)

Plaintiff, Phillip Forman ("Dr. Forman" or "Plaintiff"), by and through his attorneys, the law firms of Marquis Aurbach Coffing and Carmel, Milazzo & Feil, LLP and Defendants United Health Products, Inc. ("UHP") and Douglas K. Beplate ("Beplate") (collectively referred to herein as the "Defendants), by and through their counsel of record, Frank H. Cofer III, Esq., of the law firm of Cofer & Geller, LLC, hereby stipulate as follows:

SUMMARY OF RELIEF REQUESTED

This stipulation is a request to extend the current discovery deadlines as set forth in the parties previous extension of the Stipulated Discovery Plan and Scheduling Order by a

period of sixty (60) days. This is the parties' request for their second extension of the discovery deadlines.

Pursuant to LR 26-3

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A motion or stipulation to extend any date set by the discovery plan, scheduling order, or other order must, in addition to satisfying the requirements of LR IA 6-1, be supported by a showing of good cause for the extension. A motion or stipulation to extend a deadline set forth in a discovery plan must be received by the court no later than 21 days before the expiration of the subject deadline. A request made within 21 days of the subject deadline must be supported by a showing of good cause. A request made after the expiration of the subject deadline will not be granted unless the movant also demonstrates that the failure to act was the result of excusable neglect. A motion or stipulation to extend a discovery deadline or to reopen discovery must include:

- (a) A statement specifying the discovery completed;
- (b) A specific description of the discovery that remains to be completed;
- (c) The reasons why the deadline was not satisfied or the remaining discovery was not completed within the time limits set by the discovery plan; and
- (d) A proposed schedule for completing all remaining discovery.

LR 26-3

The parties therefore submit this stipulation to in order to set forth the information required under LR 26-3(a)-(d). The parties respectfully submit this second amended stipulation in order to establish that good cause exists to extend the discovery deadlines in that a) Defendants did not produce written responses or responsive documents to Plaintiff's discovery demands until a date one month following the entry of the Order initially extending the discovery period (DKT#27) (based on communications between the parties, it appears that Defendants either did not anticipate the amount of time required to assemble responsive documents and produce their witnesses due to COVID-19 restrictions and other logistical considerations); b) neither Defendant Beplate nor UHP, through an officer or director, have

10001 Park Run Drive Las Vegas, Nevada 89145 (702) 382-0711 FAX: (702) 382-5816 been available or have been made available for depositions; and c) the parties continue to experience setbacks and delays due to COVID-19 reschedulings, which are still occurring, and continued difficulties in logistics such that these matters could not be . original discovery deadlines were set without reference to the impact that the global coronavirus pandemic would have, not only on this case, but on their counsel's ability to conduct matters in their usual efficient course in the broader sense.

A. DISCOVERY COMPLETED

To date, the parties have already engaged in various aspects of discovery despite the substantial hardships experienced thus far. The parties have already exchanged their initial disclosures. The parties have all served their document demands and their demands for interrogatories. Plaintiff has served his written responses to Defendants' document demands and his written responses to Defendants' demands for interrogatories. Plaintiff has also made his production of documents responsive thereto. Defendants have produced responsive documents to Plaintiff's document demands.

B. SPECIFIC DESCRIPTION OF DISCOVERY TO BE COMPLETED

The outstanding discovery to be complete is the completion of Defendants' depositions. If it appears, following the depositions, that existing documents were not produced or that Defendants intend to set forth certain defenses, pursuant to which no documents were produced, Plaintiffs will move to compel the production of those materials.

C. REASON FOR THE REQUEST

As set forth in the first request for a sixty-day extension of discovery deadlines, at the time such request was made, the entirety of the discovery in this matter had been conducted during the COVID-19 pandemic, which has left law firms riddled with delays in cases and postponements of deadlines and hearings. In fact, discovery started during the lockdown period, which persisted, and both the parties and their attorneys had limited if any access to their offices. The parties were simply unable to complete discovery, or make substantial steps towards its completion during the early stages of the pandemic and the resulting lockdown.

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(202) 17 Thus the parties requested, and were Granted, an additional sixty days in which to complete discovery.

However, while the first sixty-day extension provided the parties with some much needed additional time to conduct discovery, much of this additional time was necessarily allocated to the backlog of attention to other matters which have also been delayed. In addition, rescheduled matters have complicated the parties' calendars such that certain matters have had to have been further extended. Indeed, counsel for each party are small law firms, which have been the hardest hit by the pandemic from a scheduling perspective.

Because this request is one suggested and insisted upon by Plaintiff, it serves to note that there is good cause for an extension insofar as this request is made at Plaintiff's request, Plaintiff requires the discovery sought, and Plaintiff was not at fault for the delay. As of the date of the first Order Granting an extension of time, Plaintiff's document demands were outstanding. Plaintiffs continued to request that Defendants respond to their demands and on multiple occasions Defendants stated that responses were forthcoming. However, at each point by which Defendants stated they would produce responses and documents, they failed to respond as promised. In fact, the parties had to meet and confer to resolve Defendants' wholesale failure to provide even written responses to the document demands. It was not until Plaintiff finally advised that it would file a motion for sanctions by the close of business of even date did Defendants finally make their production.

All told, Defendants did not produce their documents until one month following the first extension Order, in the last week of October 2020. Therefore, the sixty days in which the parties had to work was cut in half due to Defendants' delay. Moreover, another week would be lost due to Thanksgiving break.¹

When Plaintiff finally received Defendants' production of documents, it inquired as to when Defendants would produce witnesses for depositions. Defendants failed to provide any

¹ In addition, counsel for Plaintiff would be preparing for an arbitration involving over 100,000 documents, which was postponed from September for COVID-19 related reasons.

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(202) 17 acceptable dates for depositions. Thereafter, Plaintiff followed up by telephone and was advised that one of Defendants' proposed witnesses had a COVID-19 related problem (it is unclear if said witness actually contracted COVID-19) and that scheduling would be complicated. Plaintiff requested that availability be provided for Defendant Beplate, but advised that he was busy with corporate matters. Plaintiff requested that dates be provided for the depositions, notwithstanding the foregoing. Defendants never provided any dates they would be available for depositions. Thereafter, Plaintiff followed up by email requesting that Defendants propose dates for depositions. Once again, Defendants failed to provide dates of availability or even to respond to said email.

Accordingly, even with Plaintiff's diligence in requesting and following up for discovery responses and deposition dates, it was unable to complete the discovery required by no fault of its own.

Therefore, good cause exists for the Grant of the requested extension. First, the COVID-19 pandemic continues to affect lawsuits, arbitration, and all litigation matters. This is especially the case for smaller law firms like those involved in this matter.

Second, as this request originates from Plaintiff, and it is Plaintiff who requires the outstanding discovery, and as the delay in completing said discovery came at the hands of Defendants, equity and justice require that Plaintiff be afforded the opportunity to conduct the discovery it attempted to complete, and would have completed, but for Defendants' delays.

Finally, the nature of the outstanding discovery and posture of the parties tends in favor of an extension. The remaining discovery consists of the deposition of the Defendants followed by a determination of whether brief supplemental documentary discovery is required. These are matters which are absolutely crucial to a determination of the case on its merits.

Moreover, neither party would be prejudiced by the extension as they each consent to this stipulation and no party has changed any position or posture in reliance on the current deadlines.

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In sum, the difficulties imposed upon the parties due to the coronavirus pandemic, in addition to the delays caused by Defendants in light of the need of the discovery by Plaintiff, constitute good cause for the extension sought.

D. CURRENT DEADLINES AND PROPOSED SCHEDULE FOR COMPLETION OF OUTSTANDING DISCOVERY

The current pertinent deadlines to be extended as set forth are as follows:

Close of discovery: December 1, 2020 – Extended to February 1, 2020

Initial Expert disclosures: None anticipated.

Rebuttal Expert disclosures: None anticipated

Final Date to file dispositive: December 29, 2020 – Extended to March 1, 2020

motions

Joint Pretrial Order: January 26, 2020 – Extended to March 26, 2020

Dated this 30th day of November, 2020 Dated this 30th day of November, 2020

MAROUIS AURBACH COFFING COFER & GELLER, LLC

By:/s/ Michael D. MaupinBy:/s/ Frank H. CoferScott A. Marquis, Esq.Frank H. Cofer III, Esq.Nevada Bar No. 6407Nevada Bar No. 11362Michael D. Maupin, Esq.601 South Tenth StreetNevada Bar No. 13721Las Vegas, Nevada 89101

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CARMEL, MILAZZO & FEIL, LLP Howard R. Birnbach, Esq. (pro hac vice admitted)

(pro hac vice admitted)

55 West 39th St. 18th Floor

New York, New York 10018
Attorneys for Plaintiff Phillip Products, Inc. and Douglas K. Beplate

Forman Plaintiff Phillip Forman

ORDER

IT IS SO ORDERED:

UNITED STATES MAGISTRATE JUDGE

DATED: 12-2-2020

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MAC:15566-001 4215922_1

If dispositive motions are filed, the deadline for filing the joint pretrial order will be suspended until 30 days after decision on the dispositive motions or further court order.

Cally Hatfield

Subject: FW: [External] Forman v. UHP [IWOV-iManage.FID1072356]

From: hrbatlaw@aol.com Sent: Monday, November 30, 2020 5:36 PM
To: mnacht@cmfllp.com; fcofer@defense.vegas

Cc: rcarmel@cmfllp.com; cmilazzo@cmfllp.com; Michael D. Maupin <mmaupin@maclaw.com>; Scott Marquis

<smarquis@maclaw.com>

Subject: Re: [External] Forman v. UHP

I consent to the relief requested in the proposed Stipulation and Order.

Howard R. Birnbach

----Original Message-----

From: Michael Nacht < mnacht@cmfllp.com >

To: hrbatlaw@aol.com; fcofer@defense.vegas <a href="mailto:fcofer@defense.ve

<mmaupin@maclaw.com>; Scott Marquis <smarquis@maclaw.com>

Sent: Mon, Nov 30, 2020 8:17 pm Subject: RE: Forman v. UHP

See attached. Please confirm that you approve of this and that we can apply Frank's signature, as he authorized.

Michael David Nacht, Esq. | Associate | Carmel, Milazzo & Feil LLP

Main: 212-658-0458; Ext. 1005 | Direct: 646-868-3880 | Fax: 646-838-1314

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